			16
A	pplication No.	Applicant(s)	-W-
Notice of Allowability Exa	9/889,191	TORNGREN ET AL	
	xaminer	Art Unit	
	eorge C Yeung	1761	
The MAILING DATE of this communication appears All claims being allowable, PROSECUTION ON THE MERITS IS (Of herewith (or previously mailed), a Notice of Allowance (PTOL-85) or NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGH of the Office or upon petition by the applicant. See 37 CFR 1.313 an	R REMAINS) CLOSED ir other appropriate commu ITS. This application is s	n this application. If not included unication will be mailed in due course	. THIS e initiative
1. X This communication is responsive to the Amendment filed on	January 9, 2004.		
2. ⊠ The allowed claim(s) i∎/ are <u>1-26 and 28-34</u> .			
3. $oxed{\boxtimes}$ The drawings filed on <u>12 July 2001</u> are accepted by the Exam	niner.		
4. Acknowledgment is made of a claim for foreign priority under a) All b) Some* c) None of the: 1. Certified copies of the priority documents have be 2. Certified copies of the priority documents have be 3. Copies of the certified copies of the priority documents have be 3. Copies of the certified copies of the priority document international Bureau (PCT Rule 17.2(a)). * Certified copies not received: Applicant has THREE MONTHS FROM THE "MAILING DATE" of the noted below. Failure to timely comply will result in ABANDONMENTHIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 5. A SUBSTITUTE OATH OR DECLARATION must be submitted INFORMAL PATENT APPLICATION (PTO-152) which gives recome and including changes required by the Notice of Draftsperson 1) hereto or 2) to Paper No./Mail Date (b) including changes required by the attached Examiner's A Paper No./Mail Date Identifying indicia such as the application number (see 37 CFR 1.84) each sheet. Replacement sheet(s) should be labeled as such in the lattached Examiner's comment regarding REQUIREMENT FO	een received. een received in Application nents have been received this communication to file of this application. If this application is application. If the attached EXAMERICAN is Patent Drawing Review mendment / Comment of the ader according to 37 CF of BIOLOGICAL MATERICAN in Application in the ader according to 37 CF of BIOLOGICAL MATERICAN in Application in the ader according to 37 CF of BIOLOGICAL MATERICAN in Application in the ader according to 37 CF of BIOLOGICAL MATERICAN in Application in the ader according to 37 CF of BIOLOGICAL MATERICAN in Application in the ader according to 37 CF of BIOLOGICAL MATERICAN in Application in the ader according to 37 CF of BIOLOGICAL MATERICAN in Application in the ader according to 37 CF of BIOLOGICAL MATERICAN in Application in the ader according to 37 CF of BIOLOGICAL MATERICAN in Application in the ader according to 37 CF of BIOLOGICAL MATERICAN in the adea in the ad	on No d in this national stage application from this national stage application from the areply complying with the requirement of the complex of the	ents E OF
Attachment(s) 1. ☐ Notice of References Cited (PTO-892) 2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948) 3. ☐ Information Disclosure Statements (PTO-1449 or PTO/SB/08), Paper No./Mail Date 4. ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material	6. ☐ Interview S Paper No. 7. ☑ Examiner's	nformal Patent Application (PTO-152) summary (PTO-413), /Mail Date Amendment/Comment Statement of Reasons for Allowance	
		George C Yeung Primary Examiner Art Unit: 1761	

Application/Control Number: 09/889,191

Art Unit: 1761

Examiner's Amendment

In order to correct obvious informalities, pursuant to M.P.E.P. 1302.04, the following changes have been made by the Examiner:

- 1. In the amended claim 1, lines 1, 10 and 17, the term "food" has been changed to --foodstuff- (note that the change of the term in claim 1 is for the purpose of providing a proper antecedent basis for "the foodstuff" recited in claim 1, lines 3 and 6, and claim 4, lines 4, 5 and 7).
- 2. In the amended claim 2, lines 1, 16 and 17, the term "food" has been changed to --foodstuff- -.
- 3. In the amended claim 3, lines 1, 10 and 21, the term "food" has been changed to --foodstuff- -.
- 4. In the amended claims 11-13, lines 4 and 6 of each, the term "food" has been changed to -foodstuff- -.
- 5. In the amended claim 14, lines 1, 5, and 19, the term "food" has been changed to --foodstuff- (note that the change of the term in claim 14 is for the purpose of providing a proper antecedent basis for "the foodstuff" recited in dependent claims 15-20).
- 6. In claim 24, lines 1 and 11, the term "food" has been changed to - foodstuff- -.
- 7. In the amended claim 29, lines 5 and 8, the term "food" has been changed to --foodstuff- -.

Application/Control Number: 09/889,191 Page 3

Art Unit: 1761

8. In the amended claim 30, last line, the term "food" has been changed to - - foodstuff- -.

- 9. In the amended claim 33, lines 7 and 10, the term "food" has been changed to -foodstuff- -.
- 10. In the amended claim 34, line 2, the term "food" has been changed to -- foodstuff- -.

Reasons for Allowance

The following is an examiner's statement of reasons for allowance: The prior art of record does not show or suggest the microwave oven as claimed in claim 14 and the method of thawing frozen foodstuff in a microwave oven as claimed in claims 1-3 and 24, which microwave oven comprises a microwave source, an oven cavity, and a control unit. The control unit is provided with an input signal containing information about the weight of the foodstuff, and causes the microwave source to feed microwaves at high average power of more than 400 W into the oven cavity during a first time interval as well as a second time interval, which are separated by a waiting period, so that the foodstuff will be essentially thawed by the end of the second time interval.

GEORGE C.YEUNG PRIMARY EXAMINER

Goog Young